Case 08-35653-KRH Doc 1710-11 Filed 01/22/09 Entered 01/22/09 12:12:55 Desc Exhibit(s) Exhibit G Page 1 of 5

EXHIBIT G

Case 08-35653-KRH Doc 1710-11 Filed 01/22/09 Entered 01/22/09 12:12:55

Exhibit(s) Exhibit G Page 2 of 5

DEC 2 6 2008

Hon. Menelaos W. Toskos, J.S.C. SUPERIOR COURT OF NEW JERSEY MOTTE & RUBGLEH, PA DEC 2 4 2008

Bergen County Justice Center

10 Main Street

Hackensack, New Jersey 07601

MENELAOS W. TOSKOS J.S.C.

This Order is prepared and filed by the Court

JAMES FOUSKEY,

Plaintiff,

VS.

CIRCUIT CITY STORES, INC.; WAYNE VF, LLC; VORNADO TRUST; STAR UNIVERSAL LLC,

Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - BERGEN COUNTY DOCKET NO. BER-L-3271-08

Civil Action

ORDER OF DISPOSITION ON ACCOUNT OF BANKRUPTCY PROCEEDING

The court has been advised that CIRCUIT CITY STORES, INC. has filed a petition in bankruptcy. Accordingly, all claims pending herein against such petitioner in bankruptcy are dismissed, without prejudice and without costs, subject to restoration as allowed for below.

Any party making a claim against the petitioner in bankruptcy must within thirty (30) days from this date, file a formal application in the bankruptcy court to obtain permission to proceed with this pending matter, subject to any terms or conditions that the bankruptcy court may impose. Then, within thirty (30) days after receiving such permission to proceed from the bankruptcy court, the party making a claim against the bankrupt must file a formal motion to vacate this ORDER OF DISPOSITION ON ACCOUNT OF BANKRUPTCY PROCEEDING and to restore to the active calendar all claims against the petitioner in bankruptcy.

Case 08-35653-KRH Doc 1710-11 Filed 01/22/09 Entered 01/22/09 12:12:55 Desc Exhibit(s) Exhibit G Page 3 of 5

Failure of the party claiming against the petitioner in bankruptcy to follow the procedure outlined above shall be considered as a waiver of all rights to proceed under this caption.

Additionally, formal application shall be made, <u>no later than sixty (60) days</u> after the pending bankruptcy proceedings are concluded, to vacate this ORDER OF DISPOSITION ON ACCOUNT OF BANKRUPTCY PROCEEDING and restore the claim(s) made against the bankrupt if the pending bankruptcy proceedings do not fully dispose of all claims between the parties <u>and</u> one of the parties still wishes to pursue this matter under this caption. Again, failure to timely follow the above procedure shall be considered as a waiver of all rights to proceed by and/or against the bankrupt under this caption.

<u>PLEASE NOTE</u>: This Order does not in any way affect and/or stay proceedings in this caption as between any other party to the case. Counsel for **CIRCUIT CITY STORES**, **INC.** is hereby directed to serve a copy of this Order on all other parties/counsel within seven (7) days of receipt of this Order.

Dated: December 24, 2008

MENELAOS W. TOSKOS, J.S.C.

This Order is prepared and filed by the Court Copies have been mailed as indicated below

SUPERIOR COURT OF NEW JERSEY

JAMES FOUSKEY

LAW DIVISION BÉRGÉ

Plainteurence Court Bergen Coun

Docket No. L-3271-08

CIVIL ACTION

CIRCUIT CITY STORES, ET.AL. DEC 2 4 2008

Defendant(s)

ORDER

OF DISPOSITION ON ACCOUNT

BANKRUPTCY PROCEEDING

The court has been advised that the party listed below has filed a petition in bankruptcy. Accordingly, all claims pending herein against such petitioner in bankruptcy are dismissed, without prejudice and without costs, subject to restoration as allowed for below.

Any party making claim against the petitioner in bankruptcy must, within 30 days from this date, file a formal application in the bankruptcy court to obtain permission to proceed with this pending matter, subject to any terms or conditions that the bankruptcy court may impose. Then, within 30 days after receiving such permission to proceed from the bankruptcy court, either the bankrupt party defendant or the party making claim against the bankrupt party must file a formal motion to vacate this ORDER OF DISPOSITION ON ACCOUNT OF BANKRUPTCY PROCEEDING and to restore to the active calendar all claims by and/or against the petitioner in bankruptcy.

Failure of either the bankrupt party or the party claiming against the petitioner in bankruptcy to follow the procedure outlined above shall be considered as a waiver of all rights to proceed under this caption.

Additionally, formal application shall be made, no later than 60 days after the pending

bankruptcy proceedings are concluded, to vacate this ORDER OF DISPOSITION ON ACCOUNT OF BANKRUPTCY PROCEEDING and restore the claim(s) made by and/or against the bankrupt party if the pending bankruptcy proceedings do not fully dispose of all claims between the parties and either the bankrupt plaintiff and/or the claimant then still wishes to pursue this matter under this caption. Again, failure to timely follow the above procedure shall be considered as a waiver of all rights to proceed by and/or against the bankrupt party under this caption.

PLEASE NOTE: This Order does not in any way affect and/or stay proceedings in this caption as between any other party to the case. Counsel for plaintiff and/or the bankrupt party is hereby directed to serve a copy of this Order on all other parties/counsel within seven (7) days of receipt of this Order.

Dated: DEC. 24, 2008	ELIJAH L. MILLER JR., P.J.S.C.
BANKRUPT PARTY:	
(1) CIRCUIT CITY STORES INC	(2)
(3)	(4)

ELM/cf cc: Kathleen Stylianou